## S.B. 15 GRAMA APPEALS PROCESS AND DOCUMENT REQUEST AMENDMENTS

SENATE FLOOR AMENDMENTS

AMENDMENT 1

JANUARY 23, 2006 11:25 AM

Senator **David L. Thomas** proposes the following amendments:

- 1. Page 4, Lines 94 through 99:
  - 94 (8) (a) [A] In response to a request, a governmental entity is not required to:
  - 95 (i) create a record [in response to a request.]; or
  - 96 (ii) fulfill a person's records request if:
  - 97 (A) the request unreasonably duplicates prior records requests from that person; or
  - 98 (B) the information requested is included in a public publication or product produced
  - by a governmental entity <u>and the governmental entity receiving the request provides the person</u>

    requesting the record with a copy of or access to the publication or product and informs the person where the information can be found in the publication or product .
- 2. Page 11, Lines 308 through 309:
  - 308 (c) for claims under Subsection (4)(c), the governmental entity shall fulfill the request within 30 calendar days after the date of the original request;
- 3. Page 11, Lines 321 through 327:
  - $\{ (d) \}$  (e) for claims under Subsection (4)[(f)](g), the governmental entity shall either approve
  - 322 or deny the request within five business days after the response time specified for the original
  - 323 request has expired;
  - $\{\frac{\mathbf{(e)}}{\mathbf{(f)}}\}\$  (f) for claims under Subsection (4)[ $\frac{\mathbf{(g)}}{\mathbf{(g)}}$ ](h), the governmental entity shall fulfill the
  - request within 15 business days from the date of the original request; or
  - $\{\frac{(f)}{g}\}$  for claims under Subsection (4)[ $\frac{(h)}{g}$ ](i), the governmental entity shall complete its
  - programming and disclose the requested records as soon as reasonably possible.